IN THE UNITED STATE PATENT AND TRADEMARK OFFICE

GARDERE & WYNNE

In Re Application Of:

Wilde et al.

U.S. Pat. App. Ser. No.:

Assistant Commissioner for Patents

Washington, DC 20231

09/307,295

Filing Date:

May 7, 1999

Art Unit:

3673

Examiner:

Jong-Suk (James) Lee

Invention:

VARIABLE BUOYANCY BUOY FOR MOORING MOBILE

OFFSHORE DRILLING UNITS

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being forwarded via facsimile under 37 C.F.R. 1.6 and is being deposited with the United States Postal Service as Express Mail under 37 C.F.R. 1.10 in an envelope addressed to: Assistant Commissioner for Patents,

Washington, DC 20231 on this day.

Kathryn D. Wooley

Printed or typed name of person signing certificate

Express Mail Label No. EL 723937749 US

Date of Signature:

HECKINELY 2500

STATEMENT UNDER 37 C.F.R. § 1.8 (b)(3)

I, John W. Montgomery, am a registered patent attorney, U.S. Patent Attorney Registration Number 31,124. I have been a member of the patent bar for over fifteen years.

On July 11, 2000, I mailed an Amendment After Final in connection with U.S. patent of the application serial number 09/307,295 as first class mail with the United States Post Office after signing the certificate of mailing I had previously spoke to the Examiner on June 13, 2000. The Amendment After Final was timely filed in accordance with Rule 8.

Attorney Docket No. 901033-1001

PATENT

I declare under penalty of perjury the foregoing is true and accurate.

Respectfully submitted,

Date:

in W. Montgomery gistration No. 31,12

HOUSTON 539328v1

GARDERE & WYNNE

Sent by: GARDERE WYNNE SEWELL, LLP

713 276 5555;

03/02/01 3:47PM; jetFax #459; Page 2/13

Interview Summary	Application No. 09/307,295	Applicant	cant(s) Wildo et طا		
	senimex3	nes) Loo	Group Art Unit		
All participants (applicant, applicant's representative, P1	TO personnel):			A STATE OF THE PARTY OF THE PAR	
(1) Jang-Suk (James) Lee	(3)				
(2) Mr. John Monigomery (Reg. No. 31,124)					
Date of Interview Jun 13, 2000					
Type: 🗵 Telephonic 🗋 Personal (copy is given to	🗖 applicant 🔲 ap	oplicant's re	presentative).		
Exhibit shown or demonstration conducted:	🛭 No. If yes, brief o	escription:			
Agreement					
Claim(s) discussed: 30 and 35					
Identification of prior art discussed: Corley (US 1,295,008)					
Description of the general nature of what was agreed to Applicant's attorney explained the distinctiveness of the la plurality of I awailiary buoyant member(s) removably in buoy. However, examiner respectfully disagreed by men mountable buoyant members to the frame does not definite buoy has a variety of buoyancy while it is being utilized to file formal amendment by clarifying the discussions.	invention over the price mountable on the frame attended that the recitable over the correction operation and the correction of the correction operations.	or art discut to selection tion for the tence insoft	selectively remo	ouoy having an ouoyancy of the overhity	
(A fuller description, if necessary, and a copy of the ame the claims allowable must be attached. Also, where no is available, a summary thereof must be attached.)	endments, if available, copy of the amendents	which the o	examiner agreed uld render the cla	would render	
1. 🛛 It is not necessary for applicant to provide a sep-	arate record of the sut	stance of t	he interview.		
Unless the paragraph above has been checked to indicate LAST OFFICE ACTION IS NOT WAIVED AND MUST INC Section 713.04). If a response to the last Office action I FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF ITERVIEW DATE TO THE A STATEMENT OF ITERVIEW DATE TO THE A STATEMENT OF ITERVIEW DATE TO THE PROPERTY OF ITERVIEW DATE TO	e to the contrary, A FO CLUDE THE SUBSTANC has already been filed, OF THE SUBSTANCE C	ORMAL WR E OF THE I APPLICAN OF THE INTI	ITTEN RESPONS NTERVIEW. (Se T IS GIVEN ONE ERVIEW.	e MPEP MONTH	
 Since the Examiner's interview summary above each of the objections, rejections and requirement claims are now allowable, this completed form is Office action. Applicant is not relieved from provise also checked. 	nts that may be present scoosidered to fulfill ab	t in the last	Office action, a	nd since the	
			EII EEN D		

SUPERVISORY PATENT EXAMINER Summer of the state of the st

. /1

713 276 5555;

03/0

1 3:47PM; JetFox #459; Page 3/13



Attorney(s): Client/Marter#: Title: Inventor(s);		Buay for Mo	oring	Check Amount: \$ Serial/Patont No.:09/307,295 Mobile Offshore Drilling Units
Today's Date: APPLICATION Spec pages Drawings Declaration Verified State Assignment Continuation CIP Application Preliminary Information Amendment	7/11/00 Due Date: I FOR PATISTICATION Claims 2 Sheets Oath Power tement Divisional tion Amendment Disclosure Statement Under Rule 1,312 After Final ansmittal	7/1 1/00	thai	Metition: Response Status Request Other: Express Mail Certificate of Mailing

DOCKELED

Son

IN THE UNITED STATE PATENT AND TRADEMARK OFFICE

In Re Application Of:

Wilde et al.

U.S. Pat. App. Ser. No.:

09/307,295

RECEIVED MAR 12 2001

Filing Date:

May 7, 1999

Art Unit:

3673

TO 3600 MAIL ROOM

Examiner:

Jong-Suk (James) Lee

Invention:

VARIABLE BUOYANCY BUOY FOR MOORING MOBILE

OFFSHORE DRILLING UNITS

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being forwarded via facsimile under 37 C.F.R. 1.6 and is being deposited with the United States Postal Service as Express Mail under 37 C.F.R. 1.10 in an envelope addressed to: Assistant Commissioner for Patents,

Washington, DC 20231 on this day.

Assistant Commissioner for Patents Washington, DC 20231

Kathryn D. Wooley

Printed or typed name of person signing certificate

Express Mail Label No. EL 723937749 US

Date of Signature:

STATEMENT UNDER 37 C.F.R. § 1.8 (b)(3)

I, John W. Montgomery, am a registered patent attorney, U.S. Patent Attorney Registration Number 31,124. I have been a member of the patent bar for over fifteen years.

On July 11, 2000, I mailed an Amendment After Final in connection with U.S. patent of particular parts No. 901033-1001

application serial number 09/307,295 as first class mail with the United States Post Office after cory attracted the certificate of mailing. I had previously englished to the Toronto of the certificate of mailing. I had previously englished to the Toronto of the certificate of mailing.

I had previously spoke to the Examiner on June 13, 2000. The signing the certificate of mailing.

Amendment After Final was timely filed in accordance with Rule 8.

I declare under penalty of perjury the foregoing is true and accurate.

Respectfully submitted,



Date:

03/02/01

John W. Montgomery

Registration No. 31/1

HOUSTON 539328v1

RECEIVED

MAR 12 2001

TO 3600 MAIL ROOM



	Application No. 09/307,295	Applicant(s)	oplicant(s) Wilde et al.		
Interview Summary		L			
	Examiner Long-Suk (Jame	s) Lee	Group Art Unit		
All participants (applicant, applicant's representative, PTO	personnel):			OIPE	
(1) Jong-Suk (James) Lee	(3)			MAR 0 5 2000	
(2) Mr. John Monigomery (Reg. No. 31, 124)	(4)		**		
Date of Interview	_			PADEMARK OFF	
Type: 🗵 Telephonic 🗌 Personal (copy is given to	applicant app	licant's rep	resentative).	·	
Exhibit shown or demonstration conducted: Yes	No. If yes, brief de	scription:			
Agreement () was reached. (X) was not reached.		Ä	ECEIVE	D	
Claim(s) discussed: 30 and 35			WAR 42 200		
Identification of prior art discussed: Corley (US 1,295,008)				na de	
		10	33600 MAHLTRI	DOM:	
Description of the general nature of what was agreed to if	an agreement was re	ached, or a	nv other com	ments:	
Applicant's attorney explained the distinctiveness of the in	vention over the prior	art discuss	ed is that the	buov having an	
(a plurality of) auxiliary buoyant member(s) removably mo	untable on the frame	to selective	ly change the	buoyancy of the	
buoy. However, examiner respectfully disagreed by mention mountable buoyant members to the frame does not define	Oning that the recitation over the corley reference.	on for the s nce insofar	electively ren as it is not c	tovably	
the buoy has a variety of buoyancy while it is being utilize	d on site/ in operation,	or being m	anufactured.	Applicant	
notified to file formal amendment by clarifying the discussion	ed Issue.	····			
(A fuller description, if necessary, and a copy of the amend the claims allowable must be attached. Also, where no co is available, a summary thereof must be attached.)	dments, if available, w py of the amendents	hich the ex which woul	aminer agree d render the (d would render claims allowable	
1. 🛮 It is not necessary for applicant to provide a separa	ate record of the subs	tance of the	interview.		
Unless the paragraph above has been checked to indicate to LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUSection 713.04). If a response to the last Office action has FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF	JDE THE SUBSTANCE s already been filed. A	OF THE IN	TERVIEW. (S IS GIVEN ON	See MPFP	
2. Since the Examiner's interview summary above (in each of the objections, rejections and requirements claims are now allowable, this completed form is confice action. Applicant is not relieved from providis also checked.	i that may be present onsidered to fulfill the	in the last (response re	Office action,	and since the	
Examiner Note: You must sign and stemp this form unless it is an et	tachment to a signed Offi	SUPI ce action. TE	EILEEN (ERVISORY PA ECHNOLOGY	TENT EXAMINER	

7, S. Petent and Trademark Office 2TO-413 (Rev. 10-95)

Interview Summary

Paper No. 8



Attorney(s): Client/Matter#: Title: Inventor(s):		Buoy for Moo	วก่กรู	Check Amount: \$ Serial/Patent No.:09/307,295 Mobile Offshore Drilling Units
APPLICATION Spec pages Drawings Declaration Verified Stat Assignment Continuation CIP Applica Preliminary	7/11/00 Due Date: FOR PATERDO Claims 2 Sheets Oath Power tement Divisional	7/11/00 7/11/00 11 items 12 4 2000	tha	t apply: Brief Petent Maintenance February Response Status Request Other: Express Mail
☐ Amendment ☐ Amendment ☐ Amendment ☐ Issue Fee Tr ☐ Letter ☐ Notice of Ap	Under Rule 1.312 After Final ansmittal			Certificate of Mailing First Class Mail Hand Delivery via Rachel Carmichael

RECEIVED

MAR 12 2001

TO 3600 MAIL ROOM

DOCKETED

Son